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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. | |
|--|----------------|----------------------|-------------------------|-------------------|--|
| 09/544,344 | 04/06/2000 | Arthur W. Snow | 0064612-0010 | 8024 | |
| 7 | 590 11/07/2002 | | | | |
| George B. Snyder Kramer Levin Naftalis & Frankel LP 919 Third Avenue New York,, NY 10022-3852 | | EXAMINER | | | |
| | | | SODERQUIS | SODERQUIST, ARLEN | |
| | | | ART UNIT | PAPER NUMBER | |
| | | | 1743 | | |
| | | | DATE MAILED: 11/07/2002 | | |

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No. **09/544,344**

Applicant(s)

Snow et al.

Examiner

Arlen Soderquist

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| The MAILING DATE of this communication appears | on the cover sheet with the correspondence address | | | | |
|---|---|--|--|--|--|
| Period for Reply | | | | | |
| A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. | | | | | |
| - Extensions of time may be available under the provisions of 37 CFR 1.136 (a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. | | | | | |
| If the period for reply specified above is less than thirty (30) days, a reply within the If NO period for reply is specified above, the maximum statutory period will apply a Failure to reply within the set or extended period for reply will, by statute, cause the Any reply received by the Office later than three months after the mailing date of the earned patent term adjustment. See 37 CFR 1.704(b). | nd will expire SIX (6) MONTHS from the mailing date of this communication. e application to become ABANDONED (35 U.S.C. § 133). | | | | |
| Status | | | | | |
| 1) Responsive to communication(s) filed on Aug 19, 2 | | | | | |
| 2a) ✓ This action is FINAL. 2b) ✓ This act | ion is non-final. | | | | |
| 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213. | | | | | |
| Disposition of Claims | | | | | |
| 4) 💢 Claim(s) <u>1-9 and 21-36</u> | is/are pending in the application. | | | | |
| 4a) Of the above, claim(s) | is/are withdrawn from consideration. | | | | |
| 5) Claim(s) | is/are allowed. | | | | |
| 6) 🗓 Claim(s) <u>1-9 and 21-36</u> | is/are rejected. | | | | |
| 7) Claim(s) | is/are objected to. | | | | |
| 8) | are subject to restriction and/or election requirement. | | | | |
| Application Papers | | | | | |
| 9) \square The specification is objected to by the Examiner. | | | | | |
| 10) The drawing(s) filed on is/are | a) \square accepted or b) \square objected to by the Examiner. | | | | |
| Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). | | | | | |
| 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner. | | | | | |
| If approved, corrected drawings are required in reply to this Office action. | | | | | |
| 12) The oath or declaration is objected to by the Examiner. | | | | | |
| Priority under 35 U.S.C. §§ 119 and 120 | | | | | |
| 13) Acknowledgement is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). | | | | | |
| a) \square All b) \square Some* c) \square None of: | | | | | |
| 1. Certified copies of the priority documents have | e been received. | | | | |
| 2. Certified copies of the priority documents hav | e been received in Application No | | | | |
| 3. Copies of the certified copies of the priority description application from the International Bure *See the attached detailed Office action for a list of the second control of the second cont | | | | | |
| 14) X Acknowledgement is made of a claim for domestic | · | | | | |
| a) The translation of the foreign language provisional | | | | | |
| 15) 🗓 Acknowledgement is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121. | | | | | |
| Attachment(s) | | | | | |
| 1) Notice of References Cited (PTO-892) | 4) Interview Summary (PTO-413) Paper No(s). | | | | |
| 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) Notice of Informal Patent Application (PTO-152) | | | | |
| 3) X Information Disclosure Statement(s) (PTO-1449) Paper No(s). 9 | 6) Other: | | | | |

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1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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2. Claims 1-5, 7-9, 21-26, and 33-34 are rejected under 35 U.S.C. 102(b) as being anticipated by Bethell (J. Electroanal. Chem.). In the paper Bethell describes simple methods for the production of Au nanoparticles with narrow size distributions by reduction of tetrachloroaurate solutions in the presence of thiol-containing organic compounds which self-assemble on the Au surface. Stable solutions of somewhat larger particles can be produced if the thiol is absent. The thiol-derivatized materials are stable in air over long periods and can be handled in much the same way as simple organic compounds. Page 138, column 1, last full paragraph teaches nonanethiol derivatized particles having a core diameter of 1.5-3 nm. In figure 1(b) a spectrum of dodecanethiol derivatized particles is presented. Table 1 teaches a range of dithiol containing molecules. Each of these is clearly within the thiol derivatives taught in the instant specification (see page 12 line 21 to page 13 line 11). Using dithiols as the derivatizing spacer units, methods were developed for the preparation of materials in 3-dimensional form and as thin films attached to a solid substrate (figure 3). Such materials show conductivities that mimic the behavior of semiconductors and that depend markedly on the structure of the dithiol used to link the Au particles together. Thus there is inherently a structure capable of being used to measure conductivity. The increase in conductivity with increasing temperature probably involves activated electron hopping from particle to particle. Surfaces treated with a coating of the materials show electroreflectance changes with applied potential that also differ according to the structure of the dithiol spacer. Unusual effects were observed on heterogeneous electron transfer from electrode surfaces treated with layers of the Au nanoparticles and dithiol spacers. Applications for these nanostructured materials can be envisaged, which range from submicroelectronic devices and circuitry to electrical modification of the reflectance of glass. Such applications will require a multidisciplinary approach with a substantial organic chemical

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research input. Section 4 and figure 5 discuss other methods of making the clusters which use multi-functional groups on the ligand layer surrounding the metal core.

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 4. Claims 2, 4, 6, and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bethell as applied to claims 1 and 22 above, and further in view of Natan (US 5,609,907). Bethell does not teach other types of metal colloids or the use of amine functions in the coating materials.

In the patent Natan teaches the formation of self-assembled metal colloid layers. Figure 1A with its associated discussion teach that the colloids can be gold, silver or other suitable metals. Column 3, lines 39 - 59 and the brief description of Figures 1A and 1B teach the additional use of amine and other functional groups in addition to thiols used to immobilize the colloids on a surface. The brief discussions of the figures also includes colloids having two layers of metal. Figure 1D shows the various levels of self-assembled colloids including multilayered (bulk).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the metal cores and metal interacting functional groups of Natan into the self-assembled colloid structures of Bethell because as shown by Natan the specifically claimed

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metals and functional groups would have been recognized as functional equivalents to those of Bethell relative to the formation of the self assembled colloid layers.

5. Claims 27 - 32 and 35 - 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bethell as applied to claims 1- 5, 7 - 9, 21- 26, and 33 - 34 above, and further in view of Terrill. Bethell does not teach the type of electrode used or the measurement equipment used.

In the paper Terrill discusses NMR, SAXS, Thermal, and Electron Hopping Studies of alkanethiol stabilized gold cluster monolayers in three dimensions. Au clusters stabilized by chemisorbed monolayers of octane-, dodecane-, or hexadecanethiolate were studied in solution and in the solid phase. These materials can be pumped free of solvent to form a dark brown solid that can be re-dissolved in nonpolar solvents. Their exceptional stability suggests that they may be viewed as cluster compounds. The self-assembled alkanethiolate monolayers stabilizing the metal clusters can be studied by using techniques that are insufficiently sensitive for study of a monolayer on a flat surface (e.g., ¹H and ¹³C NMR, elemental analysis, DSC, thermogravimetry (TGA), diffusion-ordered NMR spectroscopy (DOSY)). Results from such measurements (combined with SAXS data on solutions of the clusters and AFM and STM images) are consistent with a small, monodisperse (12 Å radius) Au core, which modeled as a sphere contains ~ 400 Au atoms and ~ 126 alkanethiolate chains, or if modeled as a cuboctahedral structure contains 309 Au atoms and ~ 95 alkanethiolate chains. High-resolution NMR spectra of cluster solutions display well-defined resonances except for methylenes nearest the Au interface; the absence of the latter resonances is attributed to a combination of broadening mechanisms based on the discontinuous change in magnetic susceptibility at the metal-hydrocarbon interface and residual dipolar interactions. Films of the dry, solid cluster compound on interdigitated array electrodes (see pages 12538-12539, experimental section for preparation and measurements) exhibit current-potential responses characteristic of electron hopping conductivity in which electrons tunnel from Au core to Au core. The electron hopping rate decreases and the activation barrier increases systematically at longer alkane chain length. The results are consistent with electron transport rate control being a combination of thermally activated electron transfer to create oppositely charged Au cores (cermet theory) and distance-dependent tunneling ($\beta = 1.2 \text{ Å}-1$)

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through the oriented alkanethiolate layers separating them. See pages 12545 - 12548 for a discussion of the electrical measurements.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the electrodes and measurement apparatus of Terrill into the formation method of Bethell because of their known use and sensitivity for measuring resistivity of self-assembled colloid clusters as shown by Terrill.

6. Applicant's arguments filed August 19, 2002 have been fully considered but they are not persuasive. With respect to the anticipation rejection applicant is directed to the Bethell reference and page 12 line 21 to page 13 line 11 of the instant specification. In the Bethell reference, Bethell teaches gold particles having an organic coating. Page 138, column 1, last full paragraph teaches nonanethiol derivatized particles having a core diameter of 1.5-3 nm. In figure 1(b) a spectrum of dodecanethiol derivatized particles is presented. Table 1 teaches a range of dithiol containing molecules. Each of these is clearly within the thiol derivatives taught in the instant specification (see page 12 line 21 to page 13 line 11). Using dithiols as the derivatizing spacer units, methods were developed for the preparation of materials in 3-dimensional form and as thin films attached to a solid substrate (figure 3). Relative to the argument that the disclosure of Bethell is accidental or unwitting based on the In re Felton Court decision applicant is directed to that decision and the fact that it was based on an intermediate in the process of producing the final product with no recognized separate utility for the intermediate. The instant case is distinguished from that in that the arrays of particles disclosed by Bethell have recognized applications (see the abstract and conclusion sections of the paper). In addition to this it is well established that the discovery of a new property or use of an old product does not render the old product patentable. See In re Spada, 911 F.2d 705, 708, 15 USPQ2d 1655, 1657, (Fed. Cir. 1990); Titanium Metals Corp. of Am. v. Banner, 778 F.2d 775, 780-782, 227 USPQ2d 773, 777-78 (Fed. Cir. 1985) as cited in Harris Corp. v. IXYS Corp. 43 USPQ 1018, 1021 (CAFC 1997).

Relative to the combination of Bethell with Natan applicant is directed to the final paragraph of the Bethell conclusion in which Bethell teaches that input from organic chemical source will be useful in design and synthesis of the spacers both dithiol and *others* which clearly

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shows that Bethell recognizes that other spacer molecules are possible in order to produce arrays for the various uses that are envisaged. In this endeavor one of skill in the art would have looked to other particle arrays to determine the extent of compounds usable or useful in forming arrays of particles. In this search Natan is clearly analogous and wold have shown one of ordinary skill in the art that amines function to form monolayer of organic materials bonded to metal cores. Additionally Natan would have shown one of ordinary skill in the art that different metals were known to be usable in forming metal colloids as are formed in Bethell.

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Arlen Soderquist whose telephone number is (703) 308-3989. The examiner's schedule is variable between the hours of about 5:30 AM to about 5:00 PM on Monday through Thursday and alternate Fridays.

For communication by fax to the organization where this application or proceeding is assigned, (703) 305-7719 may be used for official, unofficial or draft papers. When using this number a call to alert the examiner would be appreciated. Numbers for faxing official papers are 703-872-9310 (before finals), 703-872-9311 (after-final), 703-305-7718, 703-305-5408 and 703-305-5433. The above fax numbers will generally allow the papers to be forwarded to the examiner in a timely manner.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

November 6, 2002

ARLEN SODERQUIST

PRIMARY EXAMINER